

EXHIBIT 1

Gattuso, Tanner J.

From: Molina, Marco
Sent: Wednesday, February 19, 2025 8:58 PM
To: Gattuso, Tanner J.
Subject: FW: Troell et al. v. Binance Holdings Limited et al.
Attachments: Stipulation Extending Defendant Changpeng Zhao's Time to Respond to Motion for Alternate Service 4929-5987-6887 v.1.docx

From: Molina, Marco
Sent: Friday, February 07, 2025 10:38 AM
To: Adam Goldstein <adam.goldstein@sparacinopllc.com>; Goody Guillén, Teresa <tgoodyguillen@bakerlaw.com>; Wasick, Joanna F. <jwasick@bakerlaw.com>; Trujillo, Alexandra L. <atrujillo@bakerlaw.com>
Cc: Geoff Eaton <geoff.eaton@sparacinopllc.com>; Tejinder Singh <tejinder.singh@sparacinopllc.com>; Ryan Sparacino <ryan.sparacino@sparacinopllc.com>; Matt Fisher <matt.fisher@sparacinopllc.com>; Ian Miller <IMiller@hsgllp.com>; Vincent Levy <vlevy@hsgllp.com>; Ariella Kahan <akahan@hsgllp.com>
Subject: RE: Troell et al. v. Binance Holdings Limited et al.

Adam,

Now that your clients have confirmed via yesterday's letter to the Court that they do not intend to file a new motion, our client has authorized us to agree to your offer for a 7-day courtesy extension for our client to respond to your clients' motion for alternative service. In that regard, we can confirm that our client currently resides in the United Arab Emirates.

Attached is the stipulation memorializing our agreement. Please confirm we can affix your electronic signature and file. We would prefer to get this on file today.

Regards,
Marco

From: Adam Goldstein <adam.goldstein@sparacinopllc.com>
Sent: Tuesday, February 04, 2025 4:44 PM
To: Molina, Marco <mmolina@bakerlaw.com>; Goody Guillén, Teresa <tgoodyguillen@bakerlaw.com>; Wasick, Joanna F. <jwasick@bakerlaw.com>
Cc: Geoff Eaton <geoff.eaton@sparacinopllc.com>; Tejinder Singh <tejinder.singh@sparacinopllc.com>; Ryan Sparacino <ryan.sparacino@sparacinopllc.com>; Matt Fisher <matt.fisher@sparacinopllc.com>; Ian Miller <IMiller@hsgllp.com>; Vincent Levy <vlevy@hsgllp.com>; Ariella Kahan <akahan@hsgllp.com>
Subject: RE: Troell et al. v. Binance Holdings Limited et al.

[External Email: Use caution when clicking on links or opening attachments.]

Marco,

Thanks for reaching out, and nice to make your acquaintance. We would certainly be willing to extend your time to answer or move with respect to the amended complaint if you were willing to accept service of process on behalf

of your client or agree to waive service. As to this motion for leave to serve your client by alternative means, however, we are not particularly interested in agreeing to a 14-day extension of time to respond. That said, if you can confirm on behalf of your client that he currently resides in the United Arab Emirates or, if not, confirm where Mr. Zhao currently resides, we would be willing to agree to a courtesy extension of 7 days. Please let us know how you would like to proceed.

Best regards,

Adam J. Goldstein
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From: Molina, Marco <mmolina@bakerlaw.com>
Sent: Tuesday, February 4, 2025 3:23 PM
To: Adam Goldstein <adam.goldstein@sparacinoplcc.com>; Ryan Sparacino <ryan.sparacino@sparacinoplcc.com>; Geoff Eaton <geoff.eaton@sparacinoplcc.com>; Tejinder Singh <tejinder.singh@sparacinoplcc.com>; matt.fisher@sparacinoplcc.com
Cc: Goody Guillén, Teresa <tgoodyguillen@bakerlaw.com>; Wasick, Joanna F. <jwasick@bakerlaw.com>
Subject: Troell et al. v. Binance Holdings Limited et al.

Counsel,

My firm has been retained by Changpeng Zhao in the above-referenced matter. We understand your clients have a pending motion to serve him through alternative means. Given that we just joined, please let us know if your clients agree to a 14-day courtesy extension for our client to respond to that motion.

Regards,
Marco

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Admitted in New York and California

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